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MINISTRY OF LAW

New Delhi, the 26th September, 1956

The following Acts of Parliament received the assent of the President on the 25th September, 1956 and are hereby published for general information:—

THE REPRESENTATION OF THE PEOPLE (THIRD AMENDMENT) ACT, 1956

No. 60 of 1956

[25th September, 1956]

An Act further to amend the Representation of the People Act, 1950.

BE it enacted by Parliament in the Seventh Year of the Republic of India as follows:—

1. This Act may be called the Representation of the People (Third Amendment) Act, 1956. *Short title.*

43 of 1950. 2. In Part III, after section 23 of the Representation of the People Act, 1950, the following section shall be inserted, namely:— *Insertion of new section 24.*

57 of 1955.

“24. (1) Subject to the provisions of sections 16, 17 and 18, every person who has been registered before the 1st day of November, 1956, as a citizen of India under clause (a) of sub-section (1) of section 5 of the Citizenship Act, 1955, shall be entitled to be registered in the electoral roll for a constituency, if that person on the 1st day of March, 1956, was not less than 21 years of age and was ordinarily resident in that constituency. *Temporary provision for inclusion of certain newly registered citizens.*

(2) Every authority registering as citizens of India under the said clause (a) persons ordinarily resident in a constituency shall, as soon as may be after the 31st day of October, 1956, and not later than the 31st day of December, 1956, send to the electoral registration officer for the constituency a list in the prescribed form of all persons so registered who on the 1st day of March, 1956, were not less than 21 years of age.

(3) Upon receiving a list under sub-section (2), the electoral registration officer shall, after inquiring into the correctness of the list in such manner as may be prescribed, direct the inclusion in the electoral roll of the names of all persons included in the list who, in his opinion, are entitled to be registered in the electoral roll for the constituency under sub-section (1).".

THE KHADI AND VILLAGE INDUSTRIES COMMISSION ACT, 1956

No. 61 of 1956

[25th September, 1956]

An Act to provide for the establishment of a Commission for the development of Khadi and Village Industries and for matters connected therewith.

Be it enacted by Parliament in the Seventh Year of the Republic of India as follows:—

CHAPTER I

PRELIMINARY

Short title 1. (1) This Act may be called the Khadi and Village Industries and extent. Commission Act, 1956.

(2) It extends to the whole of India except the State of Jammu and Kashmir.

Definitions. 2. In this Act, unless the context otherwise requires,—

(a) "the Board" means the Board constituted under section 9;

(b) "chairman" means the chairman of the Commission;

(c) "Commission" means the Khadi and Village Industries Commission established under section 4;

(d) "khadi" means any cloth woven on handlooms in India from cotton, silk or woollen yarn handspun in India or from a mixture of any two or all of such yarns;

(e) "member" means a member of the Commission and includes the chairman;

(f) "prescribed" means prescribed by rules made under this Act;

(g) "secretary" means the secretary of the Commission appointed under section 5; and

(h) "village industries" means all or any of the industries specified in the Schedule and includes any other industry deemed to be specified in the Schedule by reason of a notification under section 3.

3. (1) The Central Government may, of its own motion or on Power to add the recommendation of the Commission, declare, by notification in to the Schedule, the Official Gazette, any other industry to be a village industry to which this Act applies, and thereupon the industry so declared shall be deemed to be an industry specified in the Schedule for the purposes of this Act.

(2) A copy of every notification issued under sub-section (1) shall be laid before each House of Parliament, as soon as may be, after it is issued.

CHAPTER II

THE KHADI AND VILLAGE INDUSTRIES COMMISSION

4. (1) With effect from such date as the Central Government may, by notification in the Official Gazette, fix in this behalf, there shall be established a Commission to be called the Khadi and Village Industries Commission which shall be a body corporate having perpetual succession and a common seal, with power to acquire, hold and dispose of property and to contract, and may by the said name sue and be sued.

(2) The Commission shall consist of not less than three and not more than five members appointed by the Central Government, one of them being nominated by the Central Government to be the chairman thereof, and the members may be either whole time or part-time, as the Central Government may direct.

5. The Central Government shall appoint, after consultation with the Commission, a member other than the chairman, to be the secretary of the Commission.

Financial Adviser of the Commission.

Resignation of office by member.

Vacancies, etc., not to invalidate acts and proceedings of the Commission.

Temporary association of persons with the Commission for particular purposes.

Constitution of the Board.

Commission to consult the Board.

Meetings of the Commission.

6. The Central Government shall appoint a person, not being a member, to be the Financial Adviser to the Commission.

7. Any member may resign his office by giving notice in writing to the Central Government and, on such resignation being notified in the Official Gazette by that Government, shall be deemed to have vacated his office.

8. No act or proceeding of the Commission shall be invalid by reason only of the existence of any vacancy amongst its members or any defect in the constitution thereof.

9. (1) The Commission may associate with itself in such manner and for such purposes as may be determined by regulations made under this Act any persons whose assistance or advice it may desire in complying with any of the provisions of this Act.

(2) A person associated with it by the Commission under sub-section (1) for any purpose shall have the right to take part in the discussions of the Commission relevant to that purpose, but shall not have the right to vote, and shall not be a member for any other purpose.

(3) The Central Government may, by notification in the Official Gazette, depute one or more officers of the Government to attend any meetings of the Commission and to take part in the discussions of the Commission, but such officer or officers shall not have the right to vote.

10. For the purpose of assisting the Commission in the discharge of its functions under this Act, the Central Government may, by notification in the Official Gazette, constitute a Board to be called the Khadi and Village Industries Board consisting of a chairman and such number of other members as the Central Government may think fit, chosen from among persons who, in the opinion of the Central Government, are qualified as having had experience, and shown capacity, in matters relating to the development of khadi and village industries.

11. The Commission shall ordinarily consult the Board with respect to the discharge of its functions under this Act.

12. (1) The Commission shall meet at such times and places and shall, subject to the provisions of sub-sections (2) and (3), observe such rules of procedure in regard to transaction of business at its meetings (including the quorum at meetings) as may be provided by regulations made by the Commission under this Act:

Provided that the Commission shall meet at least once in every month.

(2) The chairman or, in his absence, any member chosen by the members present from among themselves, shall preside at a meeting of the Commission.

(3) All questions at a meeting of the Commission shall be decided by a majority of the votes of the members present and voting and in the case of an equality of votes, the chairman or, in his absence the person presiding, shall have a second or casting vote.

13. The term of office and the terms and conditions of service of the chairman, the secretary and the other members and of the Financial Adviser to the Commission shall be such as may be prescribed.

Term of office and conditions of service of chairman, secretary and other members.

Officers and servants of the Commission.

14. (1) The secretary shall exercise such powers and perform such duties as may be prescribed or as may, from time to time, be delegated to him by the Central Government or by the chairman.

(2) Subject to such rules as may be made by the Central Government in this behalf, the Commission may appoint such other officers and servants as it considers necessary for the efficient performance of its functions:

Provided that no person whose honorarium or the maximum salary exceeds five hundred rupees per month shall be appointed by the Commission except with the previous approval of the Central Government.

CHAPTER III

FUNCTIONS OF THE COMMISSION

15. (1) Subject to the provisions of this Act, the functions of the Commission shall generally be to plan, organize and implement programmes for the development of khadi and village industries.

Functions of the Commission.

(2) In particular and without prejudice to the generality of the foregoing power, the Commission may take such steps as it may think fit—

(a) to plan and organise the training of persons engaged in the production of khadi or in village industries;

(b) to build up a reserve of raw materials and implements and to supply them to persons engaged in the production of

khadi or in village industries at such economical rates as may be suitable in the opinion of the Commission;

(c) to provide for the sale and marketing of khadi or of products of village industries;

(d) to encourage and promote research in the technique of production of khadi or in the development of village industries, or to provide facilities for a study of the problems relating to khadi or village industries;

(e) to maintain or assist in the maintenance of institutions for the development of khadi or village industries;

(f) to undertake, assist or encourage the production of khadi or the development of village industries;

(g) to promote and encourage co-operative efforts among manufacturers of khadi and persons engaged in village industries;

(h) for ensuring the genuineness of, and for granting certificates to producers of, or dealers in, khadi or the products of any village industry;

(i) to carry out any other matter which may be prescribed.

Power of Central Government to give directions. 16. In the discharge of its functions under this Act, the Commission shall be bound by such directions as the Central Government may give to it.

CHAPTER IV

FINANCE, ACCOUNTS, AUDIT AND REPORTS

Payment to the Commission. 17. The Central Government may, after due appropriation made by Parliament by law in this behalf, pay to the Commission in each financial year such sums as may be considered necessary for the performance of the functions of the Commission under this Act.

Funds of the Commission. 18. (1) The Commission shall have two separate funds to be called the khadi fund and the village industries fund, and all grants and advances made to the funds, from time to time, by the Central Government for the purposes of the development of khadi or the development of village industries, and all receipts of the Commission in respect of khadi or village industries shall be credited to the khadi fund or village industries fund, as the case may be, and all payments by the Commission for or in respect of khadi or village industries shall be made from the appropriate fund.

(2) Except as otherwise directed by the Central Government, all moneys belonging to such funds shall be deposited in the Reserve Bank of India or with the agents of the Reserve Bank of India, or, where there is neither an office of the Reserve Bank of India nor an agent of the Reserve Bank of India, in a Government Treasury, or be invested in such securities as may be approved by the Central Government.

19. Subject to the provisions of section 20 the Commission shall have power to spend such sums as it thinks fit on purposes authorised by this Act: Power of the Commission to spend.

Provided that nothing in this section shall be deemed to prevent the Commission from spending, with the previous approval of the Central Government, such moneys, as it thinks fit on any such purpose outside the territories to which this Act extends.

20. (1) The Commission shall, by such date in each year as may be prescribed, prepare and submit to the Central Government for approval two separate budgets in the prescribed form for the next financial year, to be called the khadi budget and the village industries budget, showing the estimated receipts and expenditure in respect of khadi and village industries respectively during that financial year.

(2) Subject to the provisions of sub-sections (3) and (4), no sum shall be expended by or on behalf of the Commission unless the expenditure is covered by a specific provision in the budget approved by the Central Government.

(3) The Commission may, within the respective limits of the khadi budget and the village industries budget, sanction any reappropriation from one head of expenditure to another or from a provision made for one scheme to that in respect of another, but in no case shall a reappropriation of fund be made from the khadi budget to the village industries budget or from the village industries budget to the khadi budget:

Provided that no reappropriation from the head 'Loan' to any other head of expenditure and *vice versa* in either budget shall be sanctioned by the Commission, except with the previous approval of the Central Government.

(4) The Commission may, within such limits and subject to such conditions as may be prescribed, incur expenditure in excess of the limit provided in the budget approved by the Central Government

under any head of expenditure or in connection with any particular scheme, so long as the aggregate amount in either budget approved by the Central Government is not exceeded.

Borrowing of money.

21. Subject to such rules as may be made in this behalf, the Commission shall have power to borrow on the security of the khadi fund or the village industries fund or any other asset for any purposes for which such funds may be applied.

Transfer of liabilities and obligations to the Commission.

22. All liabilities incurred by, all contracts entered into with, and all matters and things engaged to be done by or for the Central Government in connection with the development of khadi or village industries at any time after the 14th day of January, 1953, and before the commencement of this Act, shall, after such commencement, be deemed to have been incurred by, entered into with, or engaged to be done by, or for, the Commission.

Accounts and Audit.

23. (1) The Commission shall maintain proper accounts and other relevant records and prepare an annual statement of accounts, including the profit and loss account and the balance sheet in such form as may be prescribed by the Central Government in consultation with the Comptroller and Auditor-General of India.

(2) The accounts of the Commission shall be audited by the Comptroller and Auditor-General of India at such intervals as may be prescribed by him.

(3) The Comptroller and Auditor-General of India and any person appointed by him in connection with the audit of the accounts of the Commission shall have the same rights and privileges and authority in connection with such audit as the Comptroller and Auditor-General has in connection with the audit of Government accounts and, in particular, shall have the right to demand the production of books, accounts, connected vouchers and other documents and papers and to inspect any of the offices of the Commission.

(4) The accounts of the Commission as certified by the Comptroller and Auditor-General of India or any other person appointed by him in this behalf together with the audit report thereon shall be forwarded annually to the Central Government and that Government shall cause the same to be laid before each House of Parliament.

Returns and reports.

24. (1) The Commission shall furnish to the Central Government, at such time and in such form and manner as may be prescribed or as the Central Government may direct, such returns and statements

and such particulars in regard to any proposed or existing programme for the promotion and development of khadi and village industries, as the Central Government may, from time to time, require.

(2) Without prejudice to the provisions of sub-section (1), the Commission shall, as soon as possible after the end of each financial year, submit to the Central Government a report, in such form and before such date as may be prescribed, giving a true and full account of its activities, policy and programme during the previous financial year.

(3) A copy of the report received under sub-section (2) shall be laid before each House of Parliament.

CHAPTER V

MISCELLANEOUS

25. (1) The Central Government may, by notification in the Official Gazette, direct that the Commission shall be dissolved from such date as may be specified in the notification and thereupon the Commission shall be deemed to be dissolved accordingly.

(2) On and from the said date—

(a) all properties and funds which, immediately before the said date, were in the possession of the Commission for the purposes of this Act shall vest in the Central Government; and

(b) all members shall vacate their office as members of the Commission.

26. (1) The Central Government may, by notification in the Official Gazette, make rules to give effect to the provisions of this Act.

Power to make rules.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:—

(a) the term of office of, and the manner of filling casual vacancies among, the members of the Commission, and the terms and conditions of service of the Chairman, the secretary and the other members and of the Financial Adviser to the Commission including the salaries and allowances to be paid to them and the travelling and daily allowances to be drawn by them when they are on tour;

(b) the disqualifications for membership of the Commission and the procedure to be followed in removing a member who is or becomes subject to any disqualification;

(c) the term of office and other conditions of service of, the procedure to be followed in the discharge of functions by, and the manner of filling casual vacancies among, members of the Board;

(d) the powers and duties to be exercised and performed by the secretary and the Financial Adviser to the Commission;

(e) the date by which, and the form in which, the budget shall be prepared and submitted in each year under sub-section (1) of section 20;

(f) the procedure to be followed for placing the Commission in possession of funds;

(g) the procedure to be followed and the conditions to be observed in borrowing moneys or in granting loans;

(h) the conditions subject to which, and the mode in which, contracts may be entered into by or on behalf of the Commission;

(i) the form and manner in which the accounts of the Commission shall be maintained under sub-section (1) of section 23;

(j) the form and manner in which the returns, reports or statements shall be submitted under section 24; and

(k) any other matter which has to be, or may be, prescribed.

(3) All rules made under this section shall be laid for not less than thirty days before both Houses of Parliament as soon as possible after they are made and shall be subject to such modifications as Parliament may make during the session in which they are so laid or the session immediately following.

Power to make regulations.

27. (1) The Commission may, with the previous sanction of the Central Government, by notification in the Official Gazette, make regulations, not inconsistent with this Act and the rules made thereunder, for enabling it to discharge its functions under this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such regulations may provide for all or any of the following matters, namely:—

(a) the terms and conditions of appointment and service and the scales of pay of officers and servants of the Commission, other

than the secretary and the Financial Adviser to the Commission, including payment of travelling and daily allowances in respect of journeys undertaken by such officers and servants for the purpose of this Act;

(b) the time and place of meetings of the Commission, the procedure to be followed in regard to transaction of business at such meetings and the quorum necessary for the transaction of such business at a meeting;

(c) the delegation of powers and duties to the secretary or any employee of the Commission;

(d) the maintenance of minutes of meetings of the Commission and of the Board and the transmission of copies thereof to the Central Government;

(e) the persons by whom, and the manner in which, payments, deposits and investments may be made on behalf of the Commission;

(f) the custody of moneys required for the current expenditure of the Commission and investment of moneys not so required;

(g) the maintenance of accounts; and

(h) the form in which certificates of genuineness of khadi and products of village industries may be granted by the Commission.

(3) The Central Government may, by notification in the Official Gazette, rescind any regulation which it has sanctioned and thereupon the regulation shall cease to have effect.

THE SCHEDULE

[See sections 2(h) and 3(1)]

1. Bee keeping.
2. Cottage match industry.
3. Cottage pottery industry.
4. Cottage soap industry.
5. Flaying, curing and tanning of hides and skins and ancillary industries connected with the same and cottage leather industry.

6. *Ghani* oil industry.
7. Hand-made paper.
8. Manufacture of cane-gur and *khandsari*.
9. Palm-gur making and other palm-products industry.
10. Processing of cereals and pulses.

The above Bill has been passed by the Houses of Parliament.

**THE JAMMU AND KASHMIR (EXTENSION OF LAWS)
ACT, 1956**

No. 62 of 1956

[25th September, 1956]

An Act to provide for the extension of certain laws to the State of Jammu and Kashmir.

Be it enacted by Parliament in the Seventh Year of the Republic of India as follows:—

**Short title
and com-
mencement.**

1. (1) This Act may be called the Jammu and Kashmir (Extension of Laws) Act, 1956.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

**Extension
and amend-
ment of cer-
tain laws.**

2. (1) The Acts and Ordinance mentioned in the Schedule and all rules, orders and regulations made thereunder are hereby extended to, and shall be in force in, the State of Jammu and Kashmir.

(2) With effect from the commencement of this Act, the Acts and Ordinance mentioned in the Schedule shall be amended as specified therein.

**Construction
of references
to laws not
in force in
Jammu and
Kashmir.**

3. Any reference in any Act or in the Ordinance mentioned in the Schedule to a law which is not in force in the State of Jammu and Kashmir shall, in relation to that State, be construed as a reference to the corresponding law, if any, in force in that State.

4. Any reference by whatever form of words in any law for the time being in force in the State of Jammu and Kashmir to any authority competent at the date of the passing of that law to exercise any powers or discharge any functions in that State shall, where a corresponding new authority has been constituted by or under any law now extended to that State, have effect as if it were a reference to the new authority.

5. If immediately before the commencement of this Act there is in force in the State of Jammu and Kashmir any law corresponding to any Act or Ordinance now extended to that State, that law shall, save as otherwise expressly provided in this Act, stand repealed on such commencement:

Provided that the repeal shall not affect—

(a) the previous operation of any law so repealed or anything duly done or suffered thereunder,

(b) any right, privilege, obligation or liability acquired, accrued or incurred under any law so repealed,

(c) any penalty, forfeiture or punishment incurred in respect of any offence committed against any law so repealed, or

(d) any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as aforesaid;

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if this Act had not been passed:

Provided further that, subject to the preceding proviso, anything done or any action taken (including any appointment or delegation made, notification, instruction or direction issued, form, bye-law or scheme framed, certificate obtained, permit or licence granted or registration effected) under any such law shall be deemed to have been done or taken under the corresponding provisions of the Act or Ordinance now extended to that State, and shall continue to be in force accordingly unless and until superseded by anything done or any action taken under the said Act or Ordinance.

6. (1) If any difficulty arises in giving effect to the provisions of any Act or Ordinance now extended to the State of Jammu and Kashmir, the Central Government may, by order notified in the Official Gazette, make such provisions or give such directions as appear to it necessary for the removal of the difficulty.

(2) In particular, and without prejudice to the generality of the foregoing power, any such notified order may—

(a) specify the corresponding authorities within the meaning of section 4,

(b) provide for the transfer of any matter pending immediately before the commencement of this Act before any court, tribunal or other authority, to any corresponding court, tribunal or authority for disposal,

(c) specify the areas or circumstances in which, or the extent to which, or the conditions subject to which, anything done or any action taken (including any of the matters specified in the second proviso to section 5) under any law repealed by that section shall be recognised or given effect to under the corresponding provision of the Act or Ordinance now extended.

THE SCHEDULE

(See section 2)

Acts

The Opium Act, 1857

(13 of 1857)

Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.

The Government Savings Banks Act, 1873

(5 of 1873)

Section 1.—Omit “except the State of Jammu and Kashmir”.

The Negotiable Instruments Act, 1881

(26 of 1881)

Section 1.—Omit “except the State of Jammu and Kashmir”.

Section 3.—Omit the definition of “India”.

Section 137.—Omit “or the State of Jammu and Kashmir”.

The Police Act, 1888

(3 of 1888)

Section 1.—For sub-section (2), substitute—

“(2) It extends to the whole of India.”

The Indian Merchandise Marks Act, 1889

(4 of 1889)

Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.

Section 2.—Omit clause (6).

The Live-stock Importation Act, 1898

(9 of 1898)

Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.

Section 2.—In clause (c), for “the territories to which this Act extends”, substitute “India”.

Section 3.—In sub-section (1), for “the territories to which this Act extends”, substitute “India”.

The Indian Coinage Act, 1906
(3 of 1906)

Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.

Section 23.—For “the territories to which this Act extends”, substitute “India”.

The Indian Patents and Designs Act, 1911
(2 of 1911)

Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.

Section 2.—(a) To clause (1), add “and in relation to the State of Jammu and Kashmir, the Advocate-General for that State”.

(b) Omit clause (7A).

Section 80.—(a) In the opening paragraph of sub-section (1), for the portion beginning with the words “If immediately” and ending with the words “to which this Act extends”, substitute—

“If immediately before—

(i) the 18th day of April, 1950, in relation to any Part B State other than the State of Jammu and Kashmir, and

(ii) the date of commencement of the Jammu and Kashmir (Extension of Laws) Act, 1956, in relation to the State of Jammu and Kashmir,

there was in force in the Part B State concerned”.

3 of 1951. (b) In sub-section (2), after “Part B States (Laws) Act, 1951,”, insert “or section 5 of the Jammu and Kashmir (Extension of Laws) Act, 1956.”.

The Destructive Insects and Pests Act, 1914
(2 of 1914)

Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.

Section 2.—Omit clause (d).

Omit section 4C.

Section 5A.—Omit “or exports or attempts to export from India to the State of Jammu and Kashmir any article or insect in respect of which a notification under section 4C has been issued”.

The Indian Copyright Act, 1914

(3 of 1914)

Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.

Section 2.—Omit clause (1A).

The Indian Cotton Cess Act, 1923

(14 of 1923)

Section 1.—For sub-section (2), substitute—

“(2) It extends to the whole of India:

Provided that it shall not apply to the State of Jammu and Kashmir except to the extent to which the provisions of this Act relate to the levy and collection of the cess specified therein.”.

Section 3.—(a) In sub-section (1), for “the territories to which this Act extends” and “the said territories”, substitute “India”.

(b) In sub-section (2), for “the territories to which this Act extends”, substitute “India”.

The Indian Soldiers (Litigation) Act, 1925

(4 of 1925)

Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.

The Dangerous Drugs Act, 1930

(2 of 1930)

Throughout the Act, for “the States”, substitute “India”.

Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.

Section 2.—Omit clause (11)

The Indian Lac Cess Act, 1930

(24 of 1930)

*Section 1.—For sub-section (2), substitute—**“(2) It extends to the whole of India:*

Provided that it shall not apply to the State of Jammu and Kashmir except to the extent to which the provisions of this Act relate to the levy and collection of the cess specified therein.”.

The Reserve Bank of India Act, 1934

(2 of 1934)

*Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.**Section 2.—Omit clause (g).**After section 26, insert—*

“26A. Notwithstanding anything contained in section 26, no certain bank note of the denominational value of five hundred rupees, one thousand rupees or ten thousand rupees issued before the 13th day of January, 1946, shall be legal tender in payment or on account for the amount expressed therein.”.

The Petroleum Act, 1934

(30 of 1934)

*Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.**Section 2.—For clause (d), substitute—*

“(d) ‘to transport petroleum’ means to move petroleum from one place to another in India.”.

In clause (e), for “the territories to which this Act extends”, substitute “India”.

The Insurance Act, 1938

(4 of 1938)

Throughout the Act, for “the States” and “the States of India”, substitute “India”.

*Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.**Section 2.—Omit clause (14A).**Section 114.—In clause (b) of sub-section (2), omit “in India or” and “as the case may be”.*

The Trade Marks Act, 1940

(5 of 1940)

Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.

Section 2.—In sub-section (1), omit clause (dd).

The Agricultural Produce Cess Act, 1940

(27 of 1940)

Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.

Section 3.—In sub-section (1), for “the territories to which this Act extends”, substitute “India”.

The Indian Coconut Committee Act, 1944

(10 of 1944)

Section 1.—For sub-section (2), substitute—

“(2) It extends to the whole of India:

Provided that it shall not apply to the State of Jammu and Kashmir except to the extent to which the provisions of this Act relate to the levy and collection of the duty of excise specified therein.”.

Section 3.—In sub-section (1), for “the territories to which this Act extends” and “the said territories”, substitute “India”.

The Indian Oilseeds Committee Act, 1946

(9 of 1946)

Section 1.—For sub-section (2), substitute—

“(2) It extends to the whole of India:

Provided that it shall not apply to the State of Jammu and Kashmir except to the extent to which the provisions of this Act relate to the levy and collection of the duty of excise and the duty of customs specified therein.”.

Section 3.—In sub-section (1),—

(a) for “the territories to which this Act extends”, substitute “India”;

(b) for “the said territories” occurring in two places, substitute “India”.

The Delhi Special Police Establishment Act, 1946

(25 of 1946)

Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.

The Foreign Exchange Regulation Act, 1947

(7 of 1947)

Throughout the Act, for "the States", substitute "India".

Section 1.—In sub-section (2), omit "except the State of Jammu and Kashmir".

Section 2.—Omit clause (m) and re-letter clause (n) as clause (m).

The Antiquities (Export Control) Act, 1947

(31 of 1947)

Section 1.—In sub-section (2), omit "except the State of Jammu and Kashmir".

Section 2.—In clause (b), for "the territories to which this Act extends", substitute "India".

The Atomic Energy Act, 1948

(29 of 1948)

Section 1.—In sub-section (2), omit "except the State of Jammu and Kashmir".

Section 15.—In sub-section (3), for "Advocate-General of India", substitute "Attorney-General for India".

The Banking Companies Act, 1949

(10 of 1949)

Section 1.—In sub-section (2), omit "except the State of Jammu and Kashmir".

Section 5.—In sub-section (1), omit clause (gg).

Section 11.—In the *Explanation* to sub-section (3), for "in India", substitute "in a State".

The Banking Companies (Legal Practitioners' Clients' Accounts) Act, 1949

(46 of 1949)

Section 1.—In sub-section (2), omit "except the State of Jammu and Kashmir".

The Emblems and Names (Prevention of Improper Use) Act, 1950
(12 of 1950)

Section 1.—In sub-section (2), omit "except the State of Jammu and Kashmir".

The Government Premises (Eviction) Act, 1950

(27 of 1950)

Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.

Section 2.—For clause (b), substitute—

“(b) ‘Government premises’ means,—

(i) in relation to the State of Jammu and Kashmir, any premises or land belonging to, or taken on lease by or on behalf of the Central Government, or acquired or requisitioned on behalf of the Central Government by the State Government; and

(ii) in relation to the rest of India, any premises or land belonging to, or taken on lease or requisitioned by, the Central Government or requisitioned by the competent authority under the Requisitioning and Acquisition of Immovable Property Act, 1952, and, in relation to the State of Delhi, includes also any premises or land belonging to any municipality in Delhi or any land belonging to the Improvement Trust, Delhi, whether such land is in the possession of, or leased out by, the Improvement Trust;”.

The State Financial Corporations Act, 1951

(63 of 1951)

Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.

The State Armed Police Forces (Extension of Laws) Act, 1952

(63 of 1952)

Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.

The Khadi and other Handloom Industries Development (Additional Excise Duty on Cloth) Act, 1953

(12 of 1953)

Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.

Section 2.—For clause (a), substitute—

“(a) ‘appointed day’ means,—

(i) in relation to the State of Jammu and Kashmir, the date on which the Jammu and Kashmir (Extension of Laws) Act, 1956, comes into force in that State; and

(ii) in relation to the rest of India, the 15th day of February, 1953;".

Section 3.—In sub-section (1), for “the territories to which this Act extends”, substitute “India”.

The Salt Cess Act, 1953

(49 of 1953)

Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.

Section 3.—For “the territories to which this Act extends”, substitute “India”.

The Companies Act, 1956

(1 of 1956)

Section 1.—For sub-section (3), substitute—

“(3) It extends to the whole of India:

Provided that it shall not apply to the State of Jammu and Kashmir except to the extent to which the provisions of this Act relate to the incorporation, regulation and winding up of banking, insurance and financial corporations.”.

Section 2.—Omit clause (20).

Section 3.—In sub-section (1), for sub-clause (f) of clause (ii), substitute—

“(f) Any law corresponding to any of the Acts or the Ordinance aforesaid and in force—

(1) in the merged territories or in a Part B State (other than the State of Jammu and Kashmir), or any part thereof, before the extension thereto of the Indian Companies Act, 1913; or

(2) in the State of Jammu and Kashmir, or any part thereof, before the commencement of the Jammu and Kashmir (Extension of Laws) Act, 1956;”.

In sub-section (2), omit clause (b).

Section 226.—In clause (a) of sub-section (2), before “entitling him to act”, insert “or of the Jammu and Kashmir (Extension of Laws) Act, 1956, as the case may be.”.

Section 558.—In sub-section (1), omit the *Explanation*.

Section 565.—In sub-section (3), omit “or in the State of Jammu and Kashmir”.

Section 582.—In sub-clause (iii) of clause (a), Omit “or in the State of Jammu and Kashmir immediately before the 26th January, 1950”.

ORDINANCE

The Currency Ordinance, 1940

(4 of 1940)

Section 1.—In sub-section (2), omit “except the State of Jammu and Kashmir”.

Section 2.—For “the territories to which this Ordinance extends”, and “the said territories”, substitute “India”.

THE SCHEDULED CASTES AND SCHEDULED TRIBES ORDERS (AMENDMENT) ACT, 1956

No. 63 of 1956

[25th September, 1956]

An Act to provide for the inclusion in, and the exclusion from the lists of Scheduled Castes and of Scheduled Tribes, of certain castes and tribes and matters connected therewith.

Be it enacted by Parliament in the Seventh Year of the Republic of India as follows:—

Short title. 1. This Act may be called the Scheduled Castes and Scheduled Tribes Orders (Amendment) Act, 1956.

Definitions. 2. In this Act,—

(a) “article” means an article of the Constitution;

(b) “census authority” means the Deputy Registrar General, India;

(c) “last census” means the census held in 1951;

(d) “prescribed” means prescribed by rules made under this Act.

Amendment of Scheduled Castes Orders. 3. (1) The Constitution (Scheduled Castes) Order, 1950, is hereby amended in the manner and to the extent specified in Schedule I.

(2) The Constitution (Scheduled Castes) (Part C States) Order, 1951, is hereby amended in the manner and to the extent specified in Schedule II.

21. Mala Dasu
22. Madiga Dast~~and~~ and Mashteen
23. Matangi
24. Mundala
25. Paky or Moti
26. Pambada or Pambanda
27. Pamidi
28. Panchama or Pariah
29. Relli
30. Samban
31. Sapru
32. Thoti”

3. For the heading “**PART I—ASSAM**”, substitute “**PART IA—ASSAM**”, and in the said Part,—

(a) for entry 7, substitute:—

“6A. Jalkeot
7. Jhalo, Malo or Jhalo-Malo”;

(b) for entry 12, substitute:—

“12. Muchi or Rishi”.

4. For **PART II—BIHAR**, substitute:—

“PART II—BIHAR”

1. Throughout the State:—

1. Bantar
2. Bauri
3. Bhogta
4. Chamar or Mochi
5. Chaupal
6. Dabgar
7. Dhobi
8. Dom or Dhangad
9. Dusadh, including Dhari or Dharhi
10. Ghasi
11. Halalkhor
12. Hari, Mehtar or Bhangi
13. Kanjar
14. Kurariar

15. Lalbegi
16. Musahar
17. Nat
18. Pan or Sawasi
19. Pasi
20. Rajwar
21. Turi

2. In Patna and Tirhut divisions, and the districts of Monghyr, Bhagalpur, Purnea and Palamau:—
Bhumij

3. In Patna, Shahabad, Gaya and Palamau districts:—
Bhuiya ”

5. For **PART III—BOMBAY**, substitute:—

“PART III—BOMBAY”

1. Throughout the State:—

1. Ager
2. Bakad or Bant
3. Bhambi, Bhambhi, Asadaru, Asodi, Chamadia, Chamar, Chambhar, Chamgar, Haralayya, Harali, Khalpa, Machigar, Mochigar, Madar, Madig, Telegu Mochi, Kamati Mochi, Ranigar, Rohidas, Rohit or Samgar
4. Bhangi, Mehtar, Olgana, Rukhi, Malkana, Halal-khor, Lalbegi, Balmiki, Korar or Zadmalli
5. Chalvadi or Channayya
6. Chenna Dasar or Holaya Dasar
7. Dhor, Kakkayya or Kankayya
8. Garoda or Garo
9. Halleer
10. Halsar, Haslar, Hulasvar or Halasvar
11. Holar or Valhar
12. Holaya or Holer
13. Lingader
14. Mahar, Taral or Dhegu Megu
15. Mahyavanshi, Dhed, Vankar or Maru Vankar
16. Mang, Matang or Minimadig
17. Mang-Garudi
18. Meghval or Menghvar

19. Mukri
20. Nadia or Hadi
21. Pasi
22. Shenva, Chenva, Sedma or Ravat
23. Tirgar or Tirbanda
24. Turi
2. Throughout the State except in Gujarat division:—
Mochi
3. In North Kanara district:—
Kotegar or Metri".

6. In **PART IV—MADHYA PRADESH—**

(a) for entries 1 to 9, under the column "Scheduled Castes", substitute:—

1. Bahna or Bahana
2. Balahi or Balai
3. Basor, Burud, Bansor or Bansodi
4. Chamar, Chamari, Mochi, Nona, Rohidas, Ramnami, Satnami, Surjyabansi or Surjyaramnami
5. Dom or Dumar
- 5A. Ganda or Gandi
6. Khatik, Chikwa or Chikvi
7. Mang, Dankhni-Mang, Mang Mahashi, Mang-Garudi, Madari, Garudi or Radhe-Mang
8. Mehtar or Bhangi
9. Sansi";

(b) for entries 13, 20 and 21, substitute:—

"13. Dahait, Dahayat or Dahat In Damoh sub-division of Sagar district.

20. Katia or Patharia

In Akola, Amravati, Buldana, Yeotmal, Balaghat, Betul, Bhandara, Bilaspur, Chanda, Durg, Nagpur, Nimar, Raipur, Wardha, Bastar, Surguja and Raigarh districts; in Hoshangabad and Seoni-Malwa tehsils of Hoshangabad district; in Chhindwara district except in Seoni sub-division thereof; and in Sagar district except in Damoh sub-division thereof.

21. Khangar, Kanera or Mirdha In Bhandara, Buldana and Sagar districts; and in Hoshangabad and Seoni-Malwa tehsils of Hoshangabad district".

7. For **PART V—MADRAS AND ANDHRA**, substitute:—

“PART V—MADRAS

1. Throughout the State:—

1. Adi Andhra
2. Adi Dravida
3. Adi Karnataka
4. Ajila
5. Arunthathiyan
6. Baira
7. Bakuda
8. Bandi
9. Bellara
10. Chakkiliyan
11. Chalavadi
12. Chamar or Muchi
13. Chandala
14. Cheruman
15. Devendrakulathan
16. Dom, Dombara, Paidi or Pano
17. Godagali
18. Godda
19. Gosangi
20. Holeyā
21. Jaggali
22. Jambuvulu
23. Kadaiyan
24. Kalladi
25. Karimpalan
26. Koosa
27. Kudumban
28. Kuravan
29. Madari
30. Madiga

- 31. Maila
- 32. Mala
- 33. Mavilan
- 34. Moger
- 35. Mundala
- 36. Nalakeyava
- 37. Nayadi
- 38. Pagadai
- 39. Pallan
- 40. Pambada
- 41. Panchama
- 42. Panniandi
- 43. Paraiyan
- 44. Puthirai Vannan
- 45. Raneyar
- 46. Samagara
- 47. Samban
- 48. Sapari
- 49. Semman
- 50. Thoti
- 51. Tiruvalluvar
- 52. Valluvan

2. In Coimbatore and Salem districts:—

- 1. Pannadi
- 2. Vathiriyan

3. In Malabar district:—

- 1. Gavara
- 2. Malayan
- 3. Panan
- 4. Pulaya Vettuvan

4. In Malabar and Nilgiri districts:—
Kanakkan or Padanna

5. In South Kanara district:—

- 1. Bathada
- 2. Hasla
- 3. Nalkadaya
- 4. Paravan

6. In Tanjore district:—

1. Koliyan
2. Vettiyan".

8. For **PART VI—ORISSA**, substitute:—

“PART VI—ORISSA”

1. Throughout the State:—

1. Adi Andhra
2. Amant or Amat
3. Audhelia
4. Badaik
5. Bagheti or Baghuti
6. Bajikar
7. Bari
8. Bariki
9. Basor or Burud
10. Bauri
11. Bauti
12. Bavuri
13. Bedia or Bejia
14. Beldar
15. Bhata
16. Bhoi
17. Chachati
18. Chakali
19. Chamar, Mochi, Muchi or Satnami
20. Chandala
21. Cherua or Chhelia
22. Chandhai Maru
23. Dandası
24. Dewar
25. Dhanwar
26. Dhoba or Dhobi
27. Dom, Dombo or Duria Dom

28. Dosadha
29. Ganda
30. Ghantarghada or Ghantra
31. Ghasi or Ghasia
32. Ghogia
33. Ghusuria
34. Godagali
35. Godari
36. Godra
37. Gokha
38. Gorait or Korait
39. Haddi, Hadi or Hari
40. Irika
41. Jaggali
42. Kandra or Kandara
43. Karua
44. Katia
45. Kela
46. Khadala
47. Kodalo or Khodalo
48. Kori
49. Kummari
50. Kurunga
51. Laban
52. Laheri
53. Madari
54. Madiga
55. Mahuria
56. Mala, Jhala, Malo or Zala
57. Mang
58. Mangan
59. Mehra or Maher
60. Mehtar or Bhangi
61. Mewar
62. Mundapotta
63. Musahar
64. Nagarchi

65. Namasudra
 66. Paidi
 67. Painda
 68. Pamidi
 69. Pan or Pano
 70. Panchama
 71. Panika
 72. Panka
 73. Pantanti
 74. Pap
 75. Pasi
 76. Patial, Patikar, Patratanti or Patua
 77. Rajna
 78. Relli
 79 Sabakhia
 80. Samasi
 81. Sanei
 82. Sapari
 83. Sauntia (Santia)
 84. Sidhria
 85. Sinduria
 86. Siyal
 87. Tamadia
 88. Tamudia
 89. Tanla
 90. Tiar or Tior
 91. Turi
 92. Ujia
 93. Valamiki or Valmiki

2. In Sambalpur district:—
 Kuli ”.

9. In **PART VII—PUNJAB**, under the item “Throughout the State:—”

(i) for entries 5, 7 and 9, substitute:—

“5. Bauria or Bawaria
 7. Balmiki, Chura or Bhangi
 9. Chamar, Jatia Chamar, Rehgar, Raigar, Ramdasi or Ravidasi”;

(ii) after entry 11, insert —
 “11A. Darain”;

(iii) after entry 12, insert.—
 “12A. Dhogri, Dhangri or Siggi”;

(iv) for entries 13 and 16, substitute:—
 “13. Dumna, Mahasha or Doom
 16. Kabirpanthi or Julaha”;

(v) for entries 27 to 30, substitute:—
 “27. Sanhai
 28. Sanhal
 29. Sansi or Bhedkut
 30. Sansoi”.

10. For **PART VIII—UTTAR PRADESH**, substitute:—

“PART VIII—UTTAR PRADESH

1. Throughout the State:—

1. Agariya
2. Badi
3. Badhik
4. Baheliya
5. Baiga
6. Baiswari
7. Bajaniya
8. Bajgi
9. Balahar
10. Balai
11. Balmiki
12. Bangali
13. Banmanus
14. Bansphor
15. Barwar
16. Basor
17. Bawariya
18. Beldai
19. Beriva
20. Bhantu
21. Bhuiya
22. Bhuiyar

23. Boria
24. Chamar, Dhusia, Jhusia or Jatava
25. Chero
26. Dabgar
27. Dhangar
28. Dhanuk
29. Dharkar
30. Dhobi
31. Dom
32. Domar
33. Dusadh
34. Gharami
35. Ghasiya
36. Gual
37. Habura
38. Hari
39. Hela
40. Kalabaz
41. Kanjar
42. Kapariya
43. Karwal
44. Khairaha
45. Kharot
46. Kharwar excluding Benbansi
47. Khatik
48. Kol
49. Korwa
50. Lalbegi
51. Majhwar
52. Mazhabi
53. Musahar
54. Nat
55. Pankha
56. Parahiya
57. Pasi or Tarmal
58. Patari
59. Rawat

60. Saharya
61. Sanaurhiya
62. Sansiya
63. Shilpkar
64. Turaiha

2. Throughout the State excluding Agra, Meerut and Rohilkhand divisions: -

Kori

3. In Bundelkhand division and the portion of Mirzapur district south of Kaimur Range:—

Gond.”

11 For **PART IX—WEST BENGAL**, substitute:—

PART IX—WEST BENGAL

Throughout the State:—

1. Bagdi or Duley
2. Bahelia
3. Baiti
4. Bauri
5. Bediya
6. Beldar
7. Bhuimali
8. Bhuiya
9. Bind
10. Chamar, Charmakar, Muchi, Rabidas, Ruidas or Rishi
11. Damai (Nepali)
12. Dhoba
13. Doai
14. Dom
15. Dosadh
16. Ghasi
17. Gonrhi
18. Hari
19. Jalia Kaibartta
20. Jhalo Malo or Malo
21. Kadar
22. Kami (Nepali)

23. Kandra
24. Kaora
25. Karenga or Koranga
26. Kaur
27. Keot or Keyot
28. Khaira
29. Khatik
30. Koch
31. Konai
32. Konwar
33. Kotal
34. Lalbegi
35. Lohar
36. Mahar
37. Mal
38. Mallah
39. Mehtor
40. Musahar
41. Namasudra
42. Nuniya
43. Paliya
44. Pan
45. Pasl
46. Patni
47. Pod or Poundra
48. Rajbanshi
49. Rajwar
50. Sarki (Nepali)
51. Sunri excluding Saha
52. Tiyar
53. Turi".

12. For **PART XI—MADHYA BHARAT**, substitute:—

"PART XI—MADHYA BHARAT

Throughout the State—

1. Bagri or Bagdi
2. **Balai**

3. Banchada
4. Barahar or Basod
5. Bargunda
6. Bedia
7. Bhangi or Mehtar
8. Bhanumati
9. Chamar, Bairwa, Bhambi, Jatav, Mochi or Regar
10. Chidar
11. Dhanuk
12. Dhed
13. Dom
14. Kanjar
15. Khatik
16. Koli or Kori
17. Kotwal
18. Mahar
19. Mang or Mang Garodi
20. Meghwali
21. Nat, Kalbelia or Sapera
22. Pardhi
23. Pasi
24. Sansi
25. Zamral".

13. For **PART XII—MYSORE**, substitute:—

“PART XII—MYSORE

Throughout the State:—

1. Adidravida
2. Adikarnataka
3. Banjara or Lambani
4. Bhovi
5. Dakkaliga
6. Ganti Chores
7. Handi Jogis
8. Kepmaris
9. Koracha
10. Korama

11. Machala
12. Mochi
13. Sillekyathas
14. Sudugadu Siddha".

14. In **PART XIII—PATIALA AND EAST PUNJAB STATE UNION**, under the item “Throughout the State:—”

- (i) for entries 3 and 9, substitute:—
“3. Barar, Burar or Berar
9. Chamar, Raigar, Ramdasi or Ravidasi”;
- (ii) after entry 11, insert—
“11A. Deha, Dhaya or Dhea”;
- (iii) for entry 15 substitute:—
“15. Gandhila or Gandil Gondola”;
- (iv) for entries 27 to 34, substitute:—
“27. Sanhai
28. Sanhal
29. Sansi, Bhedkut or Manesh
30. Sapela
31. Sarera
32. Sikligar
33. Sirkiband”.

15. For **PART XIV—RAJASTHAN**, substitute.—

“PART XIV—RAJASTHAN

Throughout the State:—

1. Adi Dharmi
2. Aheri
3. Badi
4. Bagri
5. Bairwa or Berwa
6. Bajgar
7. Balai
8. Bansphor
9. Bargi, Vargi or Birgi
10. Bawaria

11. Bedia or Beria
12. Bhand
13. Bhangi
14. Bidakia
15. Bola
16. Chamar, Bhambhi, Jatav, Jatia, Mochi, Raidass, Raigar or Ramdasia
17. Chandal
18. Chura
19. Dabgar
20. Dhankia
21. Dheda
22. Dome
23. Gandia
24. Garancha Mehtar or Gancha
25. Garo, Garura or Gurda
26. Gavarria
27. Godhi
28. Jingar
29. Kalbelia
30. Kamad or Kamadri
31. Kanjar
32. Kapadia Sansi
33. Khangar
34. Khatik
35. Koli or Kori
36. Kooch Band
37. Koria
38. Kunjar
39. Madari or Bazigar
40. Majhabi
41. Megh or Meghwal
42. Mehar
43. Mehtar
44. Nut
45. Pasi
46. Rawal

- 47. Salvi
- 48. Sansi
- 49. Santia
- 50. Sarbhangi
- 51. Sargara
- 52. Singiwala
- 53. Thori or Nayak
- 54. Tirgar
- 55. Valmiki".

16. In **PART XV—SAURASHTRA**, under the item "Throughout the State:—"—

for entries 1, 2, 4, 14 and 15, substitute:—

- "1. Bawa (Dhedh) or Dhedh-Sadhu
- 2. Bhangi or Rukhi
- 4. Chammar, Nalia or Rohit
- 14. Turi-Barot or Dhedh-Barot
- 15. Vankar, Dhedh or Antyaj".

17. In **PART XVI—TRAVANCORE-COCHIN**, under the item "Throughout the State:—"—

for entries 3, 4, 5, 10 and 21, substitute:—

- "3. Boyan
- 4. Chakkiliyan
- 5. Domban
- 10. Kuravan, Sidhanar
- 21. Pulayan or Cheramar".

SCHEDULE II

[See section 3(2)]

AMENDMENTS TO THE CONSTITUTION (SCHEDULED CASTES) (PART C STATES) ORDER, 1951

1. For paragraph 3, substitute:—

"3. Notwithstanding anything contained in paragraph 2, no person who professes a religion different from the Hindu or the Sikh religion shall be deemed to be a member of a Scheduled Caste."

2. In **PART I—AJMER**, under the item "Throughout the State:—"

(i) for entry 11, substitute:—

"11. Chamar, Jatava, Jatia, Mochi or Raigar";

(ii) for entry 20, substitute:—

"20. Kabirpanthi";

(iii) for entries 29 to 40, substitute:—

"29. Nat

30. Pasi

31. Rawal

32. Sarbhangi

33. Sargara

34. Satia

35. Thori

36. Tirgar

37. Kanjar

38. Sansi".

3. For **PART II—BHOPAL**, substitute:—

"PART II—BHOPAL

Throughout the State:—

1. Balahi

2. Bansphor or Basor

3. Basar

4. Bedia

5. Beldar

6. Chamar, Jatav or Mochi

7. Chitar

8. Dhanuk

9. Dhobi

10. Dome

11. Kanjar

12. Khatik

13. Koli or Katia

14. Mang

15. Mehar

16. Mehtar or Bhangi

17. Pasi
18. Sansia
19. Silawat".

4. In **PART III—COORG**, under the item "Throughout the State:—"—

After entry 8, insert:—

"8A. Pale".

5. For **PART IV—DELHI**, substitute:—

"PART IV—DELHI

Throughout the State:—

1. Adi-Dharmi
2. Agria
3. Aheria
4. Balai
5. Banjara
6. Bawaria
7. Bazigar
8. Bhangi
9. Bhil
10. Chamar, Chanwar Chamar, Jatya or Jatav Chamar, Mochi, Ramdasia, Ravidasi, Raidasi, Rehgarh or Raigar
11. Chohra (Sweeper)
12. Chuhra (Balmiki)
13. Dhanak or Dhanuk
14. Dhobi
15. Dom
16. Gharrami
17. Julaha (Weaver)
18. Kabirpanthi
19. Kachhandha
20. Kanjar or Giarah
21. Khatik
22. Koli
23. Lalbegi
24. Madari

25. Mallah
26. Mazhabi
27. Meghwali
28. Naribut
29. Nat (Rana)
30. Pasi
31. Perna
32. Sansi or Bhedkut
33. Sapera
34. Sikligar
35. Singiwala or Kalbelia
36. Sirkiband".

6. For PART V—HIMACHAL PRADESH, substitute:—

“PART V—HIMACHAL PRADESH

Throughout the State:—

1. Ad-dharmi
2. Badhi or Nagalu
3. Bandhela
4. Balmiki, Chura or Bhangi
5. Bangali
6. Banjara
7. Bansi
8. Barad
9. Barar
10. Batwal
11. Bawaria
12. Bazigar
13. Bhanjra
14. Chamar, Mochi, Ramdasi, Ravidasi or Ramdasia
15. Chanal
16. Chhimbe (Dhobi)
17. Chuhre
18. Dagi
19. Daole
20. Darai or Daryai.

21. Daule
22. Dhaki or Toori
23. Dhaogri or Dhuai
24. Doom or Doomna
25. Dumne (Bhanjre)
26. Hali
27. Hesi
28. Jogi
29. Julahe
30. Kabirpanthi, Julaha or Keer
31. Kamoh or Dagoli
32. Karoack
33. Khatik
34. Koli
35. Lohar
36. Mazhabi
37. Megh
38. Nat
39. Od
40. Pasi
41. Phrera
42. Rehar
43. Rehara
44. Sansi
45. Sapela
46. Sarde, Sarare or Siryare
47. Sarehde
48. Sikligar
49. Sipi
50. Sirkiband
51. Teli
52. Thathiar or Thathera".

7. For **PART VII—MANIPUR**, substitute:—

"PART VII—MANIPUR

Throughout the State:—

1. Dhupi or Dhobi
2. Lois

3. Muchi or Ravidas
4. Namasudra
5. Patni
6. Sutradhar
7. Yaithibi".

8. For **PART VIII—TRIPURA**, substitute:—

“PART VIII—TRIPURA”

Throughout the State:—

1. Bagdi

2. Baiti

3. Bhuimali

4. Bhunar

5. Chamar or Muchi

6. Dandas

7. Dhenuar

8. Dhoba

9. Duai

10. Dum

11. Ghasi

12. Gour

13. Gunar

14. Gur

15. Gorang

16. Jalia Kaibarta

17. Kahar

18. Kalindi

19. Kan

20. Kanda

21. Kanugh

22. Keot

23. Khadit

24. Kharia

25. Khemcha

26. Koch

27. Koir

28. Koi
29. Kora
30. Kotal
31. Mahisyadas
32. Mali
33. Mehtor
34. Musahar
35. Namsudra
36. Patni
37. Sabar".

9. For **PART IX—VINDHYA PRADESH**, substitute:—

“PART IX—VINDHYA PRADESH

Throughout the State:—

1. Basor or Bansphor
2. Beldar or Sunkar
3. Chamar, Ahirwar, Chamar Mangan, Mochi or ~~Raidas~~
4. Dharkar, Balmik or Lalbegi
5. Dher
6. Dom
7. Domar or Doris
8. Ghasia
9. Kuchbandhia
10. Kumhar
11. Mehtar, Bhangi or Dhanuk
12. Moghia
13. Muskhan
14. Pasu
15. Sansia or Bedia".

SCHEDULE III

[See section 4(1)]

AMENDMENTS TO THE CONSTITUTION (SCHEDULED TRIBES) ORDER, 1950

1. Before the heading “**PART I—ASSAM**”, insert:—

“PART I—ANDHRA

1. Throughout the State:—

1. Bagata
2. Chenchu

3. Gadabas
4. Jatapus
5. Kammara
6. Kattunayakan
7. Konda Dhoras
8. Konda Kapus
9. Kondareddis
10. Kondhs (Kodi and Kodhu), Desaya Kondhs, Dongria Kondhs, Kuttia Kondhs, Tikiria Kondhs and Yenity Kondhs
11. Kotia—Benthoo Oriya, Bartika, Dhulia or Dulia, Holva, Paiko, Putiya, Sanrona and Sidhopaiko
12. Koya or Goud with its sub-sects,—Rajah or Rasha Koyas, Lingadhari Koyas (Ordinary) and Kottu Koyas
13. Kulia
14. Malis
15. Manna Dhora
16. Mukha Dhora or Nooka Dhora
17. Porja (Parangiperja)
18. Reddi Dhoras
19. Rona, Rena
20. Savaras—Kapu Savaras, Maliya Savaras or Khutto Savaras
21. Sugalis (Lambadis)
22. Yenadis
23. Yerukulas

In the Agency tracts:—

1. Goudu (Goud)
2. Nayaks
3. Valmiki".

2. · or the heading “**PART I—ASSAM**”, substitute “**PART I-A—ASSAM**” and in the said Part,—

(a) under the item “1. In the Autonomous Districts:—”,

for entries 1 to 10, substitute:—

- “1. Chakma
2. Dimasa (Kachari)
3. Garo
4. Hajong
5. Hmar
6. Khasi and Jaintia (including Khasi, Synteng or Pnar, War, Bhoi or Lyngngam)

7. Any Kuki tribes, including:—

- (i) Biate or Blete
- (ii) Changsan
- (iii) Chongloi
- (iv) Doungel
- (v) Gamalhou
- (vi) Gangte
- (vii) Guite
- (viii) Hanneng
- (ix) Haokip or Haupit
- (x) Haolai
- (xi) Hengna
- (xii) Hongsungh
- (xiii) Hrangkhwal or Rangkhol
- (xiv) Jongbe
- (xv) Khawchung
- (xvi) Khawathlang or Khothalong
- (xvii) Khelma
- (xviii) Kholhou
- (xix) Kipgen
- (xx) Kuki
- (xxi) Lengthang
- (xxii) Lhangum
- (xxiii) Lhoujem
- (xxiv) Lhouvun
- (xxv) Lupheng
- (xxvi) Mangjel
- (xxvii) Misao
- (xxviii) Riang
- (xxix) Sairhem
- (xxx) Selnam
- (xxxii) Singson
- (xxxii) Sitolhou
- (xxxiii) Sukte
- (xxxiv) Thado
- (xxxv) Thangngeu

(xxxvi) Uibuh

(xxxvii) Vaiphei

8. Lakher

9. Man (Tai-Speaking)

10. Any Mizo (Lushai) tribes

11. Mikir

12. Any Naga tribes

13. Pawi

14. Synteng";

(b) for entries 1 to 11 under the item "2. In the Tribal Areas other than the Autonomous Districts", substitute:—

"All tribes of North-East Frontier Agency including—

1. Abor

2. Aka

3. Apatani

4. Dafla

5. Galong

6. Khampti

7. Khowa

8. Mishmi

9. Momba

10. Any Naga tribes

11. Sherdukpen

12. Singpho";

(c) under the item "3. In the State of Assam excluding the Tribal Areas",—

(i) renumber entry 1 as 1A and insert the following as entry 1:—

"1. Barmans in Cachar";

(ii) for entry 4, substitute:—

"4. Kachari including Sonwal".

3. In PART II—BIHAR,—

under the item "1. Throughout the State:—",—

(i) after entry 2, insert:—

"2A Banjara";

(ii) for entry 20, substitute:—

"20. Lohara or Lohra".

4. For PART III—BOMBAY, substitute:—

“PART III—BOMBAY”

1. Throughout the State:—

1. **Barda**
2. **Bavacha or Bamcha**
3. **Bhil**, including **Bhil Garasia**, **Dholi Bhil**, **Dungri Bhil**, **Dungri Garasia**, **Mewasi Bhil**, **Rawal Bhil**, **Tadvi Bhil**, **Bhagalia**, **Bhilala**, **Pawra**, **Vasava** and **Vasave**
4. **Chodhara**
5. **Dhanka**, including **Tadvi**, **Tetaria** and **Valvi**
6. **Dhodia**
7. **Dubla**, including **Talavia** or **Halpati**
8. **Gamit** or **Gamta** or **Gavit**, including **Mavchi**, **Padvi**, **Vasava**, **Vasave** and **Valvi**
9. **Gond** or **Rajgond**
10. **Kathodi** or **Katkari**, including **Dhor Kathodi** or **Dhor Katkari** and **Son Kathodi** or **Son Katkari**
11. **Kokna**, **Kokni**, **Kukna**
12. **Koli Dhor**, **Tokre Koli**, **Kolcha** or **Kolgha**
13. **Naikda** or **Nayaka**, including **Cholivala Nayaka**, **Kapadia Nayaka**, **Mota Nayaka** and **Nana Nayaka**
14. **Pardhi**, including **Advichincher** and **Phanse Pardhi**
15. **Patelia**
16. **Pomla**
17. **Rathawa**
18. **Varli**
19. **Vitolia**, **Kotwallia** or **Barodia**

2. In Dangs district:—

Kunbi

3. In Surat district:—

Chaudhri

4. In Thana district:—

Koli Malhar

5. (a) In Ahmednagar district—

Akola, **Rahuri** and **Sangamner** talukas

(b) In Kolaba district—

Karjat, **Khalapur**, **Alibagh**, **Mahad** and
Sudhagad talukas**Koli Mahadev****or****Dongar Koli.**

(c) In Nasik district—
Nasik, Niphad, Sinnar, Chandor, Baglan, Igatpuri, Dindori and Kalvan talukas and Surgana and Peint Mahals }
Koli
Mahadev
or
Dongar
Koli.

(d) In Poona district—
Ambegaon, Junnar, Khed, Mawal and Mulshi talukas and Velhe Mahal }
Thana, Murbad, Bhivandi, Bassein, Wada, Shahapur, Dahanu Palghar, Umbergaon, Jawhar and Mokhada talukas }
6. (a) In Ahmednagar district—
Akola, Rahuri and Sangamner talukas }
(b) In Kolaba district—
Karjat, Khalapur, Pen, Panvel and Sudhagad talukas and Matheran }
(c) In Nasik district—
Igatpuri, Nasik and Sinner talukas }
(d) In Poona district—
Ambegaon, Junnar, Khed and Mawal talukas }
(e) In Thana district—
Thana, Kalyan, Murbad, Bhivandi, Bassein, Wada, Shahapur, Palghar, Jawhar and Mokhada talukas }
Thakur or
Thakar in-
cluding Ka
Thakur, Ka
Thakar, Ma
Thakur and
Ma Thakar.

5. In PART IV—MADHYA PRADESH:—

(a) for the words beginning with “In (1) Melghat taluk of Amravati district” and ending with the words “Samari and Sitapur tahsils of Surguja district” substitute:—

“In (1) Bastar, Chhindwara, Mandla and Surguja districts,
(2) Melghat tahsil of the Amravati district,
(3) Baihar tahsil of the Balaghat district,
(4) Betul and Bhainsdehi tahsils of the Betul district,
(5) Bilaspur and Katghora tahsils of the Bilaspur district,
(6) Gadchiroli Sironcha tahsils of the Chanda district,
(7) Durg and Sanjari tahsils of the Durg district,
(8) Murwara, Patan and Sihora tahsils of the Jabalpur district,
(9) Hoshangabad, Narsimhapur and Sohagpur tahsils of the Hoshangabad district,
(10) Harsud tahsil of the Nimar district,

(11) Gharghoda, Jashpur, Raigarh, Sarangarh and Udaipur tahsils of the Raigarh district,

(12) Bindra-Nawagarh, Dhamtari and Mahasamund tahsils of the Raipur district,

(13) Kelapur, Wani and Yeotmal tahsils of the Yeotmal district."

(b) for entries 4, 12, 13 and 15, substitute:—

"4. Bharia-Bhumia or Bhuinhar-Bhumia including Pando
12 Gond, including—
Arakh or Arrakh
Agaria
Asur
Badi Maria or Bada Maria
Bhatola
Bhimma
Bhuta, Koilabhuta or Koilabhuti
Bhar
Bisonhorn Maria
Chota Maria
Dandami Maria
Dhuru or Dhurwa
Dhoba
Dhulia
Dorla
Gaiki
Gatta or Gatt!
Gaita
Gond Gowari
Hill Maria
Kandra
Kalanga
Khatola
Koitar
Koya
Khirwar or Khirwara
Kucha Maria
Kuchaki Maria
Madia (Maria)
Mana
Mannewer
Moghya or Mogia or Monghya

Mudia (Muria)
 Nagarchi
 Nagwanshi
 Ojha
 Raj
 Sonjhari Jhareka
 Thatia or Thotya
 Wade Maria or Vade Maria

13. Halba or Halbi

15. Kawar, Kanwar, Kaur, Cherwa, Rathia, Tanwar or Chattri";

(c) after entry 15, insert—

"15A. Khairwar";

(d) for entries 20, 21, 26, 27 and 28, substitute—

"20. Korku, including Bopchi, Mouasi, Nihal or Nahul and Bondhi or Bondeya
 21. Korwa, including Kodaku
 26. Oraon, including Dhanka and Dhangad
 27. Pardhan Pathari and Saroti
 28. Pardhi, including Bahelia or Bahellia, Chita Pardhi, Langoli Pardhi, Phans Pardhi, Shikari, Takankai and Takia".

6. For **PART V—MADRAS AND ANDHRA**, substitute:—

"PART V—MADRAS

1. Thro'out the State:—

1. Adiyar
2. Aranadan
3. Irular
4. Kadar
5. Kammara
6. Kattunayakan
7. Konda Kapus
8. Kondareddis
9. Koraga
10. Kota

- 11. Kudiya or Melakudi
- 12. Kurichchan
- 13. Kurumans
- 14. Maha Malasar
- 15. Malasar
- 16. Malayekandi
- 17. Mudugar or Muduvan
- 18. Palliyan
- 19. Paniyan
- 20. Pulayan
- 21. Sholaga
- 22. Toda
- 23. Inhabitants of the Laccadive, Minicoy and Amindivi Islands who, and both of whose parents, were born in those Islands.
- 2. In Coimbatore and Tirunelveli districts:—
Kaniyan or Kanyan
- 3. In Malabar and Nilgiri districts:—
Kurumbas
- 4. In North Arcot, Salem and Tiruchirapalli districts:—
Malayali
- 5. In South Kanara district:—
Marati".
- 7. For **PART VI—ORISSA**, substitute:—
“PART VI—ORISSA”
Throughout the State:—
 - 1. Bagata
 - 2. Baiga
 - 3. Banjara or Banjari
 - 4. Bathudi
 - 5. Bhottada or Dhotada
 - 6. Bhuiya or Bhuyan
 - 7. Bhumia
 - 8. Bhumij
 - 9. Bhunjia
 - 10. Binjhal
 - 11. Binjhia or Binjhoa

- 12. Birhor
- 13. Bondo Poraja
- 14. Chenchu
- 15. Dal
- 16. Desua Bhumij
- 17. Dharua
- 18. Didayi
- 19. Gadaba
- 20. Gandia
- 21. Ghara
- 22. Gond, Gondo
- 23. Ho
- 24. Holva
- 25. Jatapu
- 26. Juang
- 27. Kandha Gauda
- 28. Kawar
- 29. Kharia or Kharian
- 30. Kharwar
- 31. Khond, Kond or Kandha, including Nanguli Kandha and Sitha Kandha
- 32. Kisan
- 33. Kol
- 34. Kolah-Kol-Loharas
- 35. Kolha
- 36. Koli, including Malhar
- 37. Kondadora
- 38. Kora
- 39. Korua
- 40. Kotia
- 41. Koya
- 42. Kulis
- 43. Lodha
- 44. Madia
- 45. Mahali
- 46. Mankidi
- 47. Mankirdia

48. Matya
49. Mirdhas
50. Munda, Munda-Lohara or Munda-Mahalis
51. Mundari
52. Omanatya
53. Oraon
54. Parenga
55. Paroja
56. Pentia
57. Rajuar
58. Santal
59. Saora, Savar, Saura or Sahara
60. Shabar or Lodha
61. Sounti
62. Tharua".

8. For **PART VII—PUNJAB**, substitute:—

“PART VII—PUNJAB”

In Spiti and Lahaul in Kangra district :—

1. Gaddi
2. Swangla
3. Bhot or Bodh".

9. For **PART VIII—WEST BENGAL**, substitute:—

“PART VIII—WEST BENGAL”

Throughout the State:—

1. Bhutia, including Sherpa, Toto, Dukpa, Kagatay, Tibetan and Yolmo
2. Bhumij
3. Chakma
4. Garo
5. Ho
6. Hajang
7. Kora
8. Lepcha
9. Lodha or Kheria
10. Magh
11. Mahali

12. Mal Pahariya
13. Mech
14. Mru
15. Munda
16. Nagesia
17. Oraon
18. Rabha
19. Santal".

10. In **PART X—MADHYA BHARAT**, for item 2, substitute:—

“2. In the revenue districts of Dhar and Jhabua; in the tehsils of Sendhwa, Barwani, Rajpur, Khargone, Bhikangaon and Maheshwar of the revenue district of Nimar; in the tahsil of Sailana of the revenue district of Ratlam:—

Bhils and Bhilalas including Barela, Patelia and other sub-tribes”.

11. For **PART XI—MYSORE**, substitute:—

“PART XI—MYSORE”

Throughout the State:—

1. Gowdalu
2. Hakkipikki
3. Hasalaru
4. Iruliga
5. Jenu Kuruba
6. Kadu—Kuruba
7. Malaikudi
8. Maleru
9. Soligaru”.

12. For **PART XII—RAJASTHAN**, substitute:—

“PART XII—RAJASTHAN”

Throughout the State:—

1. Bhil
2. Bhil Mina
3. Damor, Damaria
4. Garasia (excluding Rajput Garasia)
5. Mina
6. Sehria, Sahariya”.

13. For **PART XIII—SAURASHTRA**, substitute:—

“PART XIII—SAURASHTRA”

1. Throughout the State:—

Siddi

2. In Nesses area in the forests of Alech, Gir and Barada:—

1. Bharwad

2. Charan

3. Rabari

3. In Zalawad district:—

Padhar”.

14. For **PART XIV—TRAVANCORE-COCHIN**, substitute:—

“PART XIV—TRAVANCORE-COCHIN”

Throughout the State:—

1. Eravallan
2. Hill Pulaya
3. Irulan
4. Kadar
5. Kanikaran or Kanikkar
6. Kochu Velan
7. Malakkuravan
8. Malai Arayan
9. Malai Pandaram
10. Malai Vedan
11. Malayan
12. Malayarayar
13. Mannan
14. Muthuvan
15. Palleyan
16. Palliyar
17. Ulladan (Hill dwellers)
18. Uraly
19. Vishavan”.

SCHEDULE IV

[See section 4(2)]

AMENDMENTS TO THE CONSTITUTION (SCHEDULED TRIBES) (PART C STATES) ORDER, 1951

1. For **PART I—AJMER**, substitute:—

"PART I—AJMER"

Throughout the State:—

1. Bhil
2. Bhil Mina".

2. For **PART II—BHOPAL**, substitute:—

"PART II—BHOPAL"

Throughout the State:—

1. Bhil
2. Bhilala
3. Gond or Daroi
4. Karku
5. Keer
6. Kol
7. Mogia
8. Pardhi
9. Saharia, Sosia or Sor".

3. For **PART IV—HIMACHAL PRADESH**, substitute:—

"PART IV—HIMACHAL PRADESH"

Throughout the State:—

1. Gaddi
2. Gujjar
3. Jad, Lamba, Khampa and Bhot or Bodh
4. Kanaura or Kinnara
5. Lahaula
6. Pangwala".

4. For **PART VI—MANIPUR**, substitute:—

“PART VI—MANIPUR”

Throughout the State:—

1. Aimol
2. Anal
3. Angami
4. Chiru
5. Chothe
6. Gangte
7. Hmar
8. Kabui
9. Kacha Naga
10. Koirao
11. Koireng
12. Kom
13. Lamgang
14. Any Mizo (Lushai) tribes
15. Maram
16. Maring
17. Mao
18. Monsang
19. Moyon
20. Paite
21. Purum
22. Ralte
23. Sema
24. Simte
25. Sahte
26. Tangkhul
27. Thadou
28. Vaiphui
29. Zou”.

5. In **PART VII—TRIPURA**, under the item “Throughout the State:—”,—

(a) for entry 3, substitute:—

“3. Kuki, including the following sub-tribes:—

- (i) Balte
- (ii) Belalhut
- (iii) Chhalya
- (iv) Fun
- (v) Hajango
- (vi) Jangtei
- (vii) Khareng
- (viii) Khephong
- (ix) Kuntei
- (x) Laifang
- (xi) Lentei
- (xii) Mizel
- (xiii) Namte
- (xiv) Paitu, Paite
- (xv) Rangchan
- (xvi) Rangkhole
- (xvii) Thangluya”;

(b) for entry 15, substitute:—

“15. Tripura or Tripuri, Tippera”;

(c) after entry 18, insert:—

“19. Uchai”

6. For **PART VIII—VINDHYA PRADESH**, substitute:—

“PART VIII—VINDHYA PRADESH

Throughout the State:—

1. Agariya
2. Baiga
3. Bhil
4. Biar or Biyar
5. Bhumiya including Bharia and Paliha
6. Gond, including Pathari

7. Khairwar, including Kondar
8. Kol (Dahait)
9. Majhi
10. Mawasi
11. Nat, Navdigar, Sapera and Kubutar
12. Panika
13. Pao
14. Sahariya
15. Saur
16. Sonr".

K. Y. BHANDARKAR,
Secy. to the Govt. of India.